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6 Attorneys for Defendant
7 KENNETH WAYNE FROUDE

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10 **UNITED STATES DISTRICT COURT**
11 **CENTRAL DISTRICT OF CALIFORNIA**
WESTERN DIVISION

12 UNITED STATES OF AMERICA,
13 Plaintiff,
14 v.
15 KENNETH WAYNE FROUDE,
16 Defendant.

NO. CV 15-8623-JLS-E

**KENNETH WAYNE FROUDE'S
NOTICE OF INTENT TO PURSUE
HABEAS/APPEAL WITH REGARD
TO THE COURT'S JUNE 17, 2016
ORDER CERTIFYING
EXTRADITABILITY**

17 Kenneth Wayne Froude, by and through his attorney of record, Deputy Federal
18 Public Defender Marisol Orihuela, hereby submits this notice of intent to pursue a
19 habeas corpus proceeding/appeal with regard to the Court's June 17, 2016 order
20 certifying extraditability (Docket No. 32).

21 Undersigned counsel has recently taken over this case from the previously
22 assigned counsel. Undersigned counsel is working with Mr. Froude to prepare a habeas
23 petition to appeal the Court's June 17, 2016 order to the district court. Undersigned
24 counsel has discussed this with the assigned Assistant United States Attorney,
25 Nathaniel Walker.

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1 Undersigned counsel's understanding is that Mr. Froude will not be extradited at
2 this time, and that undersigned counsel will be able to pursue the habeas/appeal
3 proceeding to the district court, with Mr. Froude still present in the jurisdiction.

4 Undersigned counsel believes that a habeas/appeal brief can be filed by July 1, 2016.

5 Respectfully submitted,

6 HILARY POTASHNER
7 Federal Public Defender

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9 DATED: June 29, 2016

By /s/ Ashfaq Chowdhury
10 ASHFAQ CHOWDHURY
Deputy Federal Public Defender

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